

ARIZONA DEPARTMENT OF REAL ESTATE
2910 N. 44TH STREET, SUITE 100
PHOENIX AZ 85018
602-468-1414
www.re.state.az.us

This document may be obtained in alternative formats by calling (602) 468-1414 extension 100.

APPLICATION FOR PAYMENT FROM THE REAL ESTATE RECOVERY FUND

A.R.S. § 32-2186 et seq.

FORM RF-107

RF File No.

GENERAL INFORMATION

A copy of both sides of Form RF-109 (Notice to Judgment Debtor) and a copy of this Application must be served on the judgment debtor(s). A.R.S. §32-2188.01.

This Application and all supporting information and documentation must be filed with the Department of Real Estate within two years after the termination of all proceedings, reviews and appeals connected with the judgment. The Commissioner may waive the two-year deadline if, in the Commissioner's sole discretion, the public interest would be

served. A.R.S. § 32-2188(C).

Consideration of your Application will be delayed if the Application is incomplete. A.R.S. § 32-2188.02.

To expedite handling, send this Application and all supporting documents by certified mail to:

Arizona Department of Real Estate Recovery Fund Administrator 2910 N. 44th Street, Suite 100 Phoenix, AZ 85018

- In this application, real estate, and cemetery salespersons and brokers are referred to as "agents."
- A "judgment debtor" is any person or entity against which you have a judgment for money damages.
- "You" is all claimant individuals and entities. If the responses are different for any claimant, those questions must be answered and explained separately for each claimant.
- Submission of all of the following information is required. Attach extra paper if more space is needed.

PART I—REQUIRED INFORMATION

1. CLAIMANT INFORMATION		
Your Name(s)	Telephone No.	
Street Address	_ Fax No	
City	_ State, ZIP	
Complete the following additional information only if represented by an attorney in	n this Application:	
Attorney's Name/Law Firm	Telephone No	
Street Address	_ Fax No	
City	_ State, ZIP	
Notify the Department promptly of any change in address or other contact information.		
2. IDENTIFICATION OF ALL PARTIES IN THE LAWSUIT A. List the name(s) and all addresses and phone numbers of judgment debtor(s), de all of their attorneys. Include the address used for service of process and all address unknown, provide the names and address of any person(s) who may have that infor who is an agent. Agent Names (Last,First,Middle) Address (If different street/mailing a	ses which you have used for contact. If any address is	

* * * *	ued) salesperson or broker employed by another broker, did you sue Yes	□ No
If not, list here the parties you did not sue, an	nd please explain:	
	t who is the subject of a CRO who are potentially liable for in your civil lawsuit?	□ No
If not, list here the parties you did not include	e, and please explain:	
D. Has any other party liable or potentially liable	e for your losses been dismissed or omitted from the civil lawsuit?□Yes	□ No
If yes, list each party and explain the reason f	for dismissal or omission A.R.S. § 32-2188(E)(6) and (7)	
3.THE REAL ESTATE TRANSACTION		
A. What was the responsibility of each agent in t	the transaction? A.R.S. § 32-2186(A)(1) and (2). - Buyer, Jane Jones - Landlord, Sally Brown - Agent for Seller	
	judgment debtor were the reasons for your lawsuit? A.R.S. § 32-2186(A)(1). (the buyer, seller, landlord or tenant), include any misrepresentations or frauc	
	ted facts that are the basis for the judgment or CRO. Include dates, dollar amoss of the property involved, and important statements by anyone. Attach an ad 2188(E)(4).	
	ON ORDER (CRO) ON WHICH THIS APPLICATION IS BASED On complete this section for each judgment or CRO on a separate sheetion Order	et.
B. Date issued:	Court and Court Case No.	
C. County Recorder's Office Information A.R.S. Recording Date	EXAMPLE: Maricopa County Superior Court, No. CV200 . § 32-2188(E)(8)(e): County & State Docket or Other ID No.	2-01234

. Damages Awarded i Amount	Describe the Source of Each Item. EXAMPLES: Security Deposit, Down Payment, Rent, Repairs
1. \$	
2. \$	
3. \$	
4. \$	
6. \$	
7. \$	
8. \$ 9. \$	(NOTE: Only prejudgment interest is recoverable from the Fund.)
\$	TOTAL JUDGMENT
xpiain interest comp	outations here:
 Have you exhaus Have you diligen that is the basis f If your answer to List all attempts 	tly pursued collection efforts against all other persons liable to you in the transaction or the judgment or CRO?
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5. CLAIM AGAINST RECOVERY FUND (Continued) C. Itemize any amount being claimed above and beyond the actual and direct out-of-pocket losses, prejudgment interest, atto and court costs. If you claim any amount that is not normally recoverable from the Fund, explain why you believe it is rec in this case. Refer to applicable statutes and case law that support this position:	
D. Offsets and Deductions From the Claimed Amount: List any amounts recovered or anticipated from any judgment debtors or other source, including settlements, bonding or insurance companies and tax benefits taken or anticipated on state and federal income tax returns. If tax benefit/loss was not claimed or is not anticipated, please explain. A.R.S. § 32-2188(E)(8)(h).	
6. ADDITIONAL INFORMATION	
Answer the following questions and provide the following information: A. Have you ever been licensed as a real estate or cemetery salesperson or broker? A.R.S. § 32-2186(D)	□ No
Name:	
Dates licensed:	
Type of license(s) EXAMPLES: Salesperson,self-employed broker, designated broker for an entity, etc.	
B. Has your spouse, or an officer, director, owner, stockholder, partner or owner of 10 percent interest in any claimant ever held a real estate or cemetery salesperson's or broker's license?	□ No
State(s) where licensed:	
Dates licensed:	
Type of license(s)	
C. Are you a spouse of the judgment debtor or a personal representative of the spouse? A.R.S. § 32-2188(E)(8)(a) □ Yes	□ No
D. Have you assigned or transferred all or any part of your interest in the judgment or CRO?	□ No
E. Have you signed a partial or full satisfaction of the judgment or CRO? A.R.S. § 32-2192(C)	□ No
F. Was the civil lawsuit on which the judgment is based prosecuted conscientiously and in good faith? NOTE: "Conscientiously and in good faith" means that no party potentially liable to you in the underlying transaction was in and without good cause omitted from the complaint, that no party named in the complaint who otherwise reasonably appear ble of responding in damages was dismissed from the complaint intentionally and without good cause, and that you employ other procedural tactics contrary to the diligent prosecution of the complaint in order to provide access to the Recovery Fur 32-2188(E)(8)	ared capa- yed no
G. Are you aware of anyone else who incurred monetary losses or damages in a real estate or cemetery transaction due to the actions of any agent who is a judgment debtor?	□ No
If so, who?	

6. ADDITIONAL INFORMATION (Continued)	
H. Was this Application mailed or delivered to the Department within two years after the judgment became final or	
the CRO was issued?	\square No
If Yes, please state the date the Application was mailed to the Department:	
If No, are you requesting a waiver?	□ No
If you are requesting a waiver, please explain why you think you are entitled to a waiver. A.R.S. § 32-2188(C)	
in you are requesting a warren, prease explain will you aimine you are character to a warren rurab. § 32 2100(e)	
7. DANKENIDTOV DV DEDGONG LIADI E FOD VOUD LOCGEO	
7. BANKRUPTCY BY PERSONS LIABLE FOR YOUR LOSSES A. Do you have any knowledge or information that any judgment debtor has filed or intends to file	
for bankruptcy protection?	□ No
If no, skip to Section 7-B. If yes, please answer the following:	
1) What is the complete bankruptcy case number?	
2) Did you receive a Notice to Creditors	\square No
3) Is your judgment based upon a determination of nondischargeability in a bankruptcy proceeding filed	
by the judgment debtor? \square Yes	\square No
If yes, skip to Section 7-B. If no, please answer the following:	
a. Did the judgment debtor file for bankruptcy protection?	
judgment debtor file for bankruptcy protection?	
b. Did you file a claim in the bankruptcy? \(\subseteq \text{Yes} \)	
If not, please explain why not:	
c. Was any attempt made to have the debt owed to you determined nondischargeable? ☐ Yes ☐ No If no, please explain why not. If yes, what was the result?	
d. Was the debt underlying the judgment, and/or the judgment, discharged in the bankruptcy proceeding?	
B. Do you have any knowledge or information that any other person or persons liable to you in the transaction filed or intends to file bankruptcy?	□ No
1) What is the name of the person or persons?	
2) On what date did the person file bankruptcy?	
3) Did you file a claim in the bankruptcy?	
4) Was any attempt made to have the debt owed to you determined nondischargeable? \(\subseteq \) Yes \(\subseteq \) No If not, please explain why not. If yes, what was the result?	

PART II—DOCUMENTATION

I HAVE ATTACHED THE FOLLOWING DOCUMENTATION:

As to each document/group of documents you attach, identify them with a cover sheet that has the number assigned below and lists or describes each document.

EXAMPLE: Part II,Item 1:Purchase contract dated 3/2/01;Addendums to purchase contract dated 3/5/01 and 5/4/01; Escrow instructions dated 5/31/02; Settlement statement,warranty deed,deed of trust and promissory note, all dated 5/31/02.

	contract, escrow instructions, settlement statements, property management agreement(s), ecks, other documents pertinent to the transaction	□ No
	emos, faxes, emails, checks, invoices, ledgers, accountings, bank statements and other prove your out-of-pocket losses that resulted from the real estate transaction	□ No
•	ivil complaint and the amended version of those documents upon which the civil judgment including answers, third-party complaints and motions for summary judgment	□ No
_	riminal information, complaint and/or indictment and the amended versions of those explaining the basis for the judgment or CRO	□ No
	dismissing any party from the civil lawsuit or criminal case, together with the motions, s, minute entries and other court documents upon which the dismissal is based	□ No
	e entry orders, statements of decision or other statements by a judge or jury on determination d/or monetary awards in the criminal or civil case	□ No
	nal conviction documents, including plea agreements, sentencing documents, jury or court etc.	□ No
court's fili	and civil judgments entered. (Must be certified copies issued by the court bearing the ng stamp and county recorder's office information. If it is an amended judgment, only needed version must be certified and recorded	□ No
	s of appeal, appellate court decisions, court orders on mandate, etc.	□ No
	of judgment bearing evidence of having been recorded in the county or counties in which the debtor may possibly reside or have assets	□ No
with respe judgment, actions to	ation of collection efforts conducted by me or on my behalf, including searches and inquiries ct to the assets of the judgment debtor(s) liable to be sold or applied to satisfaction of the an itemized valuation of any assets discovered including a description of the results of my have the assets applied to satisfaction of the judgment (include judgment debtor exams and ninations under oath, writs of execution, attachment and garnishment, and all returns thereon) Yes	□ No
for judgme	r filings including notice to creditors and orders of discharge or dismissal in any bankruptcy ent debtor or any other liable party, together with any orders and their associated applications, estipulations, which relate specifically to the debt owed to me	□ No
	ent agreements, insurance claim awards, tax returns or tax benefit calculations, or other	□ 1 10
	s concerning tax benefits or payment of a portion of the losses from the transaction	\square No
14.Notice of y	our Application as served on the judgment debtor (Form RF-109)	\square No
15.Proof of se	rvice of the Notice and Application to the judgment debtor(s). Forms RF-110, 111 and 112 Yes	\square No
16.Itemized a	ffidavit of attorney's fees and statement of court costs	\square No
LIST ADDIT	ONAL DOCUMENTATION HERE:	
17		
19		

PART II - DOCUMENTATION (Continued)		
20		
PART III—APPLICANT'S CONTINUING RESPONSIBILITIES		
While this Application is pending, I expressly agree to:		
1. Notify the Recovery Fund Administrator in writing of any information of which he or she becomes aware that any judgment debtor has filed for bankruptcy protection.		
2. Notify the Recovery Fund Administrator in writing of any assignment of the judgment to a third party		
3. Notify the Recovery Fund Administrator in writing if I receive or anticipate receiving any amounts from any source		
in reimbursement or payment of the losses or the judgment, including insurance proceeds and tax benefits either accrued or claimed.		
4. Provide all additional information required by this Application as it becomes available		
PART IV—SIGNATURE AND VERIFICATION		
1.VERIFICATION BY CLAIMANT (Claimant must sign this verification even if represented by an attorney.)		
STATE OF		
COUNTY OF I am the Claimant in this Application. I declare under penalty of perjury that all parts of the Application are true and correct. I		
have read the Application and all attachments and know the contents, and I certify that they are true of my own knowledge, except		
as to those matters that are stated upon my information or belief, and as to those matters I believe them to be true. I further certify that all documents attached to the Application are true and correct copies of the originals, and if such documents purport to be		
copies of documents filed in court, they are true and correct copies of the originals filed with the court.		
Signatures of Claimant(s)		
X X		
SUBSCRIBED AND SWORN to before me by on this date:		
on this date.		
X		
Notary Public MY COMMISSION EXPIRES:		

2.VERIFICATION BY OFFICER OR MEMBER OF A CORPORATION, PARTNERSHIP OR OTHER ENTITY (Officer, director, shareholder, managing partner, member, etc.)					
STATE OF					
COUNTY OF ss.					
I am the of the Claimant in this Application and as such am authorized to make this affidavit on behalf of the Claimant. I have read the Application and all attachments thereto and know the contents thereof, and I certify that the same is true of my own knowledge, except as to those matters which are therein stated upon my information or belief, as to which matters I believe them to be true; and I further certify that all documents attached to the Application are true and correct copies of the originals, and if such documents purport to be copies of documents filed in court, they are true and correct copies of the originals filed with the court. Signature:					
Company Name:	_				
Title of Person	V				
Signing:	X				
SUBSCRIBED AND SWORN to before me by	on this date:				
X					
Notary Public					
MY COMMISSION EXPIRES:					
3. ATTORNEY'S STATEMENT (Complete only if represented by					
I, , state that I a	m the attorney for the claimant(s) herein. I have read, prepared				
I,					
NAME OF ATTORNEY'S FIRM:					
EXECUTED on Si	gnature:				
at, Arizona X					
Attorney's					

PART V—SUMMARY

Your claim will be reviewed by the Recovery Fund Administrator. For this Application to be treated as substantially complete, you must submit all required documentation with the completed Application, a copy of the Notice to Judgment Debtor (Form RF-109), and Proof of Service (Forms RF-110, 111 and 112) for each judgment debtor.

- If you supply insufficient information for the Department to determine whether the Application qualifies for payment, the Department will mail an itemized list of deficiencies to you or your attorney within 30 days. A.R.S. § 32-2188.02(A).
- You must cure any deficiencies within 60 days or the Department will close the Application. A.R.S. § 32-2188.02.
- If the Application is complete, the Department will issue a decision within 90 days. A.R.S. § 32-2188.04.